

him; subject, however, to review in all cases by the circuit court as provided by law and the rules and practices of the court, except when such powers shall be exercised in an action pending in another court of record of the county for which said court commissioner shall have been appointed and acting and in such case the review shall be by the court in which the action is pending; *provided, however, that in any county constituting an entire judicial circuit, whenever any party is charged with contempt for disobedience of any order or direction made by a court commissioner in supplementary proceedings, such court commissioner shall order such party to appear in the court in which the judgment was entered upon which such order or direction was based, and there show cause why such party should not be punished for such alleged contempt; provided, further, that such order citing the party who is charged with contempt, to appear before the court, shall be served by the sheriff.* He shall keep a record of all proceedings before him and at the expiration of his term of office shall deposit such record and all papers remaining on file with him in the office of the clerk of the circuit court.

273.10 If any person, party or witness shall disobey an order of the judge or referee, duly served, he may be punished by the judge as for a contempt *in the manner provided in section 252.15*; and in all cases of commitment under this chapter the person committed may, in case of inability to perform the act required or to endure the imprisonment, be discharged by the judge committing him or the court in which the judgment was rendered, on such terms as may be just.

SECTION 2. This act shall take effect upon passage and publication.

Approved May 10, 1929.

No. 183, A.]

[Published May 13, 1929.

## CHAPTER 86.

AN ACT to amend subsection (1) of section 59.14 of the statutes, relating to the place where the offices of county officers shall be kept.

*The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:*

SECTION 1. Subsection (1) of section 59.14 of the statutes is

amended to read: (59.14) (1) Every sheriff, clerk of the circuit court, register of deeds, county treasurer, register of probate and county clerk shall keep his office at the county seat in the offices provided by the county or by special provision of law; or if there be none such, then at such place as the county board directs. *The county board may also require any elective or appointive county official to keep his office at the county seat in an office to be provided by the county.* \* \* \* *All such officers* shall keep such offices open during the usual business hours each day, Sundays and legal holidays excepted, and except that the county board of each county may permit said officers to close their offices on Saturday afternoon for such time as the county board may direct, and with proper care shall open to the examination of any person all books and papers required to be kept in his office and permit any person so examining to take notes and copies of such books, records or papers or minutes therefrom.

SECTION 2. This act shall take effect upon passage and publication.

Approved May 10, 1929.

No. 401, A.]

[Published May 13, 1929.

## CHAPTER 87.

AN ACT to amend section 319.41 of the statutes, relating to claims against wards.

*The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:*

SECTION 1. Section 319.41 of the statutes is amended to read: 319.41 \* \* \* The guardian or creditor of any person under guardianship by virtue of the laws of this state may, by verified petition, apply to the county court of the county where such ward resides for an examination and adjustment of the claims and demands of all persons against such ward. Such court shall thereupon, by order, fix a time and place when and where it will receive, examine and adjust such claims, and shall fix a time within which all claims against such ward must be presented or be thereafter barred, and shall by such order direct that notice of the time and place so fixed and limited be given to all parties interested by publication *as in the estates of decedents; and all*